UNITED STATE'S DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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UNITED STATES OF AMERICA

CERTIFICATION

- v. -

15 Cr. 588 (ER)

AHMED MOHAMMED EL GAMMAL, a/k/a "Jammie Gammal,"

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Defendant.

We the undersigned -- Sabrina P. Shroff, Esq., Annalisa
Mirón, Esq., and Daniel Habib, Esq., attorneys for the

defendant, Ahmed Mohammed El Gammal; Anna Finkel and Sarah

Howard, investigators employed by the Federal Defenders of New

York, Inc.; Jason Fischer and John Lee, litigation support

specialists employed by the Federal Defenders of New York, Inc.;

and Hannah Sotnick, paralegal employed by the Federal Defenders

of New York, Inc. -- certify, pursuant to the Court's order of

December 19, 2016, as follows:

• We will not disclose documents that have been designated confidential under the protective order in this case (Dkt. No. 9) or materials provided by the Government under 18 U.S.C. § 3500 to other persons, except where we have a good-faith basis to believe that such persons could be useful to Mr. El Gammal's defense, or that such persons could be called as fact witnesses by the defense;

- We will not disclose to any persons any sealed court
 filings, including sealed search warrant applications,
 except as permitted by the terms of the protective order
 entered on September 16, 2015 (Dkt. 9), or the procedures
 set forth therein;
- With respect to showing materials provided by the government under 18 U.S.C. § 3500 to persons where we have a good-faith basis to believe that showing such materials could be useful to Mr. El Gammal's defense, or that such persons could be called as fact witnesses by the defense, we will not tell such persons that the materials were prepared by law enforcement officers, if such is the case.

Dated: New York, New York
December 20, 2016

Sabrina P. Shroff, Esq.

Annalisa Mirón, Esq.

Daniel Habib, Esq.

Anna Finkel

Sarah Howard

Jason Fischer

John Lee Hannah Sotnick